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09/752,874	12/29/2000	Lily P. Looi	2207/9869	1458
7590	11/12/2004			EXAMINER
KENYON & KENYON Suite 600 333 W. San Carlos, Street San Jose, CA 95110-2711			PATEL, NIMESH G	
			ART UNIT	PAPER NUMBER
			2112	
DATE MAILED: 11/12/2004				

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.	Applicant(s)	
	09/752,874	LOOI ET AL.	
	Examiner	Art Unit	
	Nimesh G Patel	2112	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) Responsive to communication(s) filed on 27 August 2004.
- 2a) This action is FINAL. 2b) This action is non-final.
- 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) Claim(s) 1-26 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) Claim(s) _____ is/are allowed.
- 6) Claim(s) 1-26 is/are rejected.
- 7) Claim(s) _____ is/are objected to.
- 8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) The specification is objected to by the Examiner.
- 10) The drawing(s) filed on 18 April 2001 is/are: a) accepted or b) objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
 - a) All b) Some * c) None of:
 1. Certified copies of the priority documents have been received.
 2. Certified copies of the priority documents have been received in Application No. _____.
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413) |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. _____ |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____ | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION***Claim Rejections - 35 USC § 102***

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

2. Claims 1-3, 9-12, 16-21 and 25-26 are rejected under 35 U.S.C. 102(b) as being anticipated by Tavallaei et al.(US Patent 5,987,538), hereinafter referred to as Tavallaei.

3. Regarding claim 1, Tavallaei discloses an interrupt delivery system that has a first pair of scalable node controllers(Figure 2, Component 14; Component 14 is scalable since the number of Components 14 can change and the system can still function well; See definition of scalability in the “Whatis.com” reference cited), wherein each node controller supports at least 1 microprocessor(Figure 2, Components 12). Tavallaei further discloses a first scalability port switch(Figure 2, Component 26; Component 26 is scalable since the number of interrupts handled can increase) coupled to each of said scalable node controllers, wherein said first scalability port switch is to receive an interrupt request, determine an address of one of said scalable node controllers from said interrupt request and transmit said interrupt request to said one of said scalable node controllers(Column 7, Lines 6-9). Tavallaei shows all of the elements recited in claim 1 and therefore, claim 1 is rejected.

4. Regarding claim 2, Tavallaei discloses an interrupt delivery system, further comprising a peripheral component interconnect device(Figure 1, Component 34). Tavallaei shows all of the elements recited in claim 2 and therefore, claim 2 is rejected.

5. Regarding claim 3, Tavallaei discloses an interrupt delivery system, further comprising a peripheral component interconnect bus coupled between the peripheral component interconnect device and the first scalability port switch, wherein said peripheral component interconnect bus is able to support

a plurality of additional peripheral component interconnect device(Column 6, Lines 47-53; Component 26 and 28 are integrated and therefore Component 26 is also connected to the PCI bus 32). Tavallaei shows all of the elements recited in claim 3 and therefore, claim 3 is rejected.

6. Regarding claim 9, Tavallaei discloses a method for delivering an interrupt request in a multi-node computer system, comprising: receiving an interrupt request at a scalability port switch(Figure 2, Component 26; Component 26 is scalable since the number of interrupts handled can increase. See definition of scalability in the “Whatis.com” reference cited); determining a scaleable node controller(Figure 2, Component 14; Component 14 is scaleable since the number of Components 14 can change and the system can still function well) to receive said interrupt request; and transmitting said interrupt request to said scaleable node controller(Column 7, Lines 6-9). Tavallaei shows all of the elements recited in claim 9 and therefore, claim 9 is rejected.

7. Regarding claim 10, Tavallaei discloses a method for delivering an interrupt request in a multi-node computer system, further comprising determining a processor to receive the interrupt request(Column 7, Lines 6-9). Tavallaei shows all of the elements recited in claim 10 and therefore, claim 10 is rejected.

8. Regarding claim 11, Tavallaei discloses a method for delivering an interrupt request in a multi-node computer system, further comprising comparing a priority of the interrupt request with a priority of the processor(Column 7, Line 41-44). Tavallaei shows all of the elements recited in claim 11 and therefore, claim 11 is rejected.

9. Regarding claim 12, Tavallaei discloses a method for delivering an interrupt request in a multi-node computer system,, further comprising interrupting the processor(Column 7, Lines 6-9). Tavallaei shows all of the elements recited in claim 12 and therefore, claim 12 is rejected.

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10. Regarding claim 16, Tavallaei discloses an interrupt request that is generated by a PCI device(Column 4, Lines 62-63). Tavallaei shows all of the elements recited in claim 16 and therefore, claim 16 is rejected.

11. Regarding claim 17, Tavallaei discloses a method, wherein the interrupt request is generated by a processor(Column 4, Line 50). Tavallaei shows all of the elements recited in claim 17 and therefore, claim 17 is rejected.

12. Regarding claim 18, Tavallaei discloses a method for delivering an interrupt request in a multi-node computer system, comprising: receiving an interrupt request at a scalability port switch(Figure 2, Component 26; Component 26 is scalable since the number of interrupts handled can increase. See definition of scalability in the “Whatis.com” reference cited); determining a scaleable node controller(Figure 2, Component 14; Component 14 is scaleable since the number of Components 14 can change and the system can still function well) to receive said interrupt request; and transmitting said interrupt request to said scaleable node controller(Column 7, Lines 6-9). Tavallaei shows all of the elements recited in claim 18 and therefore, claim 18 is rejected.

13. Regarding claim 19, Tavallaei discloses a method for delivering an interrupt request in a multi-node computer system, further comprising determining a processor to receive the interrupt request(Column 7, Lines 6-9). Tavallaei shows all of the elements recited in claim 19 and therefore, claim 19 is rejected.

14. Regarding claim 20, Tavallaei discloses a method for delivering an interrupt request in a multi-node computer system, further comprising comparing a priority of the interrupt request with a priority of the processor(Column 7, Line 41-44). Tavallaei shows all of the elements recited in claim 20 and therefore, claim 20 is rejected.

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15. Regarding claim 21, Tavallaei discloses a method for delivering an interrupt request in a multi-node computer system,, further comprising interrupting the processor(Column 7, Lines 6-9). Tavallaei shows all of the elements recited in claim 21 and therefore, claim 21 is rejected.

16. Regarding claim 25, Tavallaei discloses an interrupt request that is generated by a PCI device(Column 4, Lines 62-63). Tavallaei shows all of the elements recited in claim 25 and therefore, claim 25 is rejected.

17. Regarding claim 26, Tavallaei discloses a method, wherein the interrupt request is generated by a processor(Column 4, Line 50). Tavallaei shows all of the elements recited in claim 26 and therefore, claim 26 is rejected.

18. Claims 1-3, 9-12, 14-21, and 23-26 are rejected under 35 U.S.C. 102(b) as being anticipated by Olarig et al.(US Patent 5,944,809), hereinafter referred to as Olarig.

19. Regarding claim 1, Olarig discloses an interrupt delivery system that has a first pair of scaleable node controllers(Figure 4, Component 107, 306; More components of type 107 and 306 can be used and therefore it is scaleable), wherein each node controller supports at least 1 microprocessor(Figure 4, Components 105, 106). Olarig further discloses a first scalability port switch(Figure 4, Component 312; Column 8, Lines 8-12; Since more components of type 312 can be used, it is scalable) coupled to each of said scaleable node controllers, wherein said first scalability port switch is to receive an interrupt request, determine an address of one of said scaleable node controllers from said interrupt request and transmit said interrupt request to said one of said scaleable node controllers(Column 9, Lines 57-65). Olarig shows all of the elements recited in claim 1 and therefore, claim 1 is rejected.

20. Regarding claim 2, Olarig discloses an interrupt delivery system, further comprising a peripheral component interconnect device(Since Olarig discloses a PCI bus(Figure 4, 113; Column 8, Line 1), it is inherent Olarig's system comprises a PCI device). Olarig shows all of the elements recited in claim 2 and therefore, claim 2 is rejected.

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21. Regarding claim 3, Olarig discloses an interrupt delivery system, further comprising a peripheral component interconnect bus(Figure 4, 113) coupled between the peripheral component interconnect device and the first scalability port switch, wherein said peripheral component interconnect bus is able to support a plurality of additional peripheral component interconnect device(Column 8, Lines 16-17; Since there are plurality of I/O devices, and there is a PCI bus, there are plurality of PCI devices). Olarig shows all of the elements recited in claim 3 and therefore, claim 3 is rejected.

22. Regarding claim 9, Olarig discloses a method for delivering an interrupt request in a multi-node computer system, comprising: receiving an interrupt request at a scalability port switch(Figure 4, Component 312; Column 8, Lines 8-12; Since more components of type 312 can be used, it is scalable); determining a scaleable node controller(Figure 4, Component 107, 306; More components of type 107 and 306 can be used and therefore it is scaleable) to receive said interrupt request; and transmitting said interrupt request to said scaleable node controller(Column 9, Lines 57-65). Olarig shows all of the elements recited in claim 9 and therefore, claim 9 is rejected.

23. Regarding claim 10, Olarig discloses a method of determining a processor to receive an interrupt request(Column 9, Lines 57-65), Olarig shows all of the elements recited in claim 10 and therefore, claim 10 is rejected.

24. Regarding claim 11, Olarig discloses a method of comparing a priority of the processor's task with that of the interrupt request(Column 3, Lines 4-7; Column 10, Lines 8-10). Olarig shows all of the elements recited in claim 11 and therefore, claim 11 is rejected.

25. Regarding claim 12, Olarig discloses a method for interrupting the processor(Column 10, Lines 10-13). Olarig shows all of the elements recited in claim 12 and therefore, claim 12 is rejected.

26. Regarding claim 14, Olarig discloses an interrupt request that is a broadcast interrupt(Column 9, Lines 56-67, and Column 10, Lines 1-7; A distributed delivery mode interrupt is a broadcast interrupt). Olarig shows all of the elements recited in claim 14 and therefore, claim 14 is rejected.

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27. Regarding claim 15, Olarig discloses the use of an end of interrupt register to indicate the end of processing of an interrupt(Column 7, Lines 50-55). Olarig shows all of the elements recited in claim 15 and therefore, claim 15 is rejected.

28. Regarding claim 16, Olarig discloses an interrupt request that is generated by a PCI device(Column 8, Line 17; Since Olarig discloses a PCI bus(Figure 4, 113; Column 8, Line 1), it is inherent Olarig's system comprises a PCI device that will generate an interrupt). Olarig shows all of the elements recited in claim 16 and therefore, claim 16 is rejected.

29. Regarding claim 17, Olarig discloses a method, wherein the interrupt request is generated by a processor(Column 7, Lines 28-30). Olarig shows all of the elements recited in claim 17 and therefore, claim 17 is rejected.

30. Regarding claim 18, Olarig discloses a method for delivering an interrupt request in a multi-node computer system, comprising: receiving an interrupt request at a scalability port switch(Figure 4, Component 312; Column 8, Lines 8-12; Since more components of type 312 can be used, it is scalable); determining a scaleable node controller(Figure 4, Component 107, 306; More components of type 107 and 306 can be used and therefore it is scaleable) to receive said interrupt request; and transmitting said interrupt request to said scaleable node controller(Column 9, Lines 57-65). Olarig shows all of the elements recited in claim 18 and therefore, claim 18 is rejected.

31. Regarding claim 19, Olarig discloses a method of determining a processor to receive an interrupt request(Column 9, Lines 57-65), Olarig shows all of the elements recited in claim 19 and therefore, claim 19 is rejected.

32. Regarding claim 20, Olarig discloses a method of comparing a priority of the processor's task with that of the interrupt request(Column 10, Lines 8-10). Olarig shows all of the elements recited in claim 20 and therefore, claim 20 is rejected.

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33. Regarding claim 21, Olarig discloses a method for interrupting the processor(Column 10, Lines 10-13). Olarig shows all of the elements recited in claim 21 and therefore, claim 21 is rejected.

34. Regarding claim 23, Olarig discloses an interrupt request that is a broadcast interrupt(Column 9, Lines 56-67, and Column 10, Lines 1-7; A distributed delivery mode interrupt is a broadcast interrupt).

Olarig shows all of the elements recited in claim 23 and therefore, claim 23 is rejected.

35. Regarding claim 24, Olarig discloses the use of an end of interrupt register to indicate the end of processing of an interrupt(Column 7, Lines 50-55). Olarig shows all of the elements recited in claim 24 and therefore, claim 24 is rejected.

36. Regarding claim 25, Olarig discloses an interrupt request that is generated by a PCI device. generates an interrupt request(Column 8, Line 17; Since Olarig discloses a PCI bus(Figure 4, 113; Column 8, Line 1), it is inherent Olarig's system comprises a PCI device that will generate an interrupt). Olarig shows all of the elements recited in claim 25 and therefore, claim 25 is rejected.

37. Regarding claim 26, Olarig discloses a method, wherein the interrupt request is generated by a processor(Column 7, Lines 28-30). Olarig shows all of the elements recited in claim 26 and therefore, claim 26 is rejected.

Claim Rejections - 35 USC § 103

38. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

39. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of

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each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

40. Claims 4-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tavallaei, in view of Neal et al.(US Patent 6,119,191), hereinafter referred to as Neal.

41. Regarding claim 4, Tavallaei discloses of an input/output hub(Figure 1, Component 28; Devices are connected to component 28 and therefore can act as an input/output hub) coupled between the PCI bus and the port switch. Tavallaei does not disclose multiple PCI hubs connected to the input/output hub. However, Neal discloses multiple PCI hubs that are connected to a hub(Figure 5). Therefore, it would have been obvious to combine the teachings of Tavallaei with the teachings of Neal because this would allow more PCI devices to be connected.

42. Regarding claim 5, Tavallaei discloses a second pair of node controllers coupled to a switch(Figure 1, Component 14).

43. Claims 6-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tavallaei and Neal as applied to claims 4-5 above, and further in view of Olarig.

44. Regarding claims 6 and 7, Tavallaei and Neal do not disclose the use of an additional switch connected to the first input/output hub. However, Olarig discloses the use of multiple switches(Column 8, Lines 5-13). Therefore it would be obvious to combine the teachings of Tavallaei and Neal with the teachings of Olarig to have a second port switch connected to the first input/output hub because it would provide twice as much throughput and maximum bandwidth.

45. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Tavallaei, Neal, and Olarig as applied to claims 4-7 above, and further in view of Deshpande et al.(US Patent 6,606,676), hereinafter referred to as Deshpande.

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46. Regarding claim 8, Tavallaei does not disclose the use of a second input/output hub. However, in view of Neal, it would have been obvious to include a second input/output hub connected to a second port switch since this would allow the expandability of more PCI hubs connected.

47. Tavallaei, Neal, and Olarig do not disclose the use of 4 processors coupled to a node controller.

However, Deshpande discloses the use of multiple processors per node(Column 3, Lines 37-42).

Therefore, it would have been obvious to combine the teachings of Tavallaei, Neal, and Olarig with the teachings of Deshpande to support multiple processors per node because it would reduce traffic on the bus shared between the nodes(Column 10, Lines 30-35).

48. Claims 13 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tavallaei, in view of Arndt et al.(US Patent 6,189,065), hereinafter referred to as Arndt.

49. Regarding claim 13, Tavallaei does not disclose the method of redirecting the interrupt request to a different processor. However, Arndt discloses redirecting an interrupt to a different processor(Column 8, Claim 8). Therefore it would have been obvious to combine the teachings of Arndt and Tavallaei to redirect an interrupt to different processor since this would allow an interrupt to be handled faster than waiting for the original, busy processor to handle the interrupt.

50. Regarding claim 22, Tavallaei does not disclose the method of redirecting the interrupt request to a different processor. However, Arndt discloses redirecting an interrupt to a different processor(Column 8, Claim 8). Therefore it would have been obvious to combine the teachings of Arndt and Tavallaei to redirect an interrupt to different processor since this would allow an interrupt to be handled faster than waiting for the original, busy processor to handle the interrupt.

51. Claims 13 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Olarig, in view of Arndt.

52. Regarding claim 13, Olarig does not disclose the method of redirecting the interrupt request to a different processor. However, Arndt discloses redirecting an interrupt to a different processor(Column 8,

Claim 8). Therefore it would have been obvious to combine the teachings of Arndt and Olarig to redirect an interrupt to different processor since this would allow an interrupt to be handled faster than waiting for the original, busy processor to handle the interrupt.

53. Regarding claim 22, Olarig does not disclose the method of redirecting the interrupt request to a different processor. However, Arndt discloses redirecting an interrupt to a different processor(Column 8, Claim 8). Therefore it would have been obvious to combine the teachings of Arndt and Olarig to redirect an interrupt to different processor since this would allow an interrupt to be handled faster than waiting for the original, busy processor to handle the interrupt.

Response to Arguments

54. Applicant's arguments filed August 27, 2004 have been fully considered but they are not persuasive.

55. In response to applicant's argument that Tavallaei's APIC 14 in figure 2 not being identical to a scalable node controller and I/O APIC 26 of figure 4 not being identical to a scalability port switch, the fact that the terminology used for the components in the claim is different from the terminology used for the components in the reference is irrelevant since they both perform the same functions. Further, a recitation of the intended use of the claimed invention must result in a structural difference between the claimed invention and the prior art in order to patentably distinguish the claimed invention from the prior art. If the prior art structure is capable of performing the intended use, then it meets the claim. In a claim drawn to a process of making, the intended use must result in a manipulative difference as compared to the prior art. See *In re Casey*, 152 USPQ 235 (CCPA 1967) and *In re Otto*, 136 USPQ 458, 459 (CCPA 1963).

56. In response to applicant's arguments of Tavallaei failing to teach a scalability port switch to determine an address of one of said scalable node controllers from said interrupt request, Tavallaei

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discloses delivering interrupt data is sent to an appropriate LOPIC, i.e. scalable node controller and therefore would be determining the address of the LOPIC(Column 7, Lines 7-9).

57. In response to applicant's arguments of Tavallaei failing to determine which local APIC 14 receives the interrupt request, Tavallaei discloses delivering interrupt data is sent to an appropriate LOPIC, i.e. scalable node controller(Column 7, Lines 7-9).

58. In response to applicant's arguments of Tavallaei failing to teach the limitation of comparing a priority of the interrupt request with a priority of the processor, Tavallaei discloses priorities associated with interrupts, which processor it is directed to(Column 7, Lines 41-44) and therefore the interrupt priority is compared with that of the processor and the task it is performing.

59. In response to applicant's argument that Olarig's combined circuit of cache 107 and LOPIC 306 in figure 4 not being identical to a scaleable node controller and COPIC 314 of figure 4 not being identical to a scalability port switch, the fact that the terminology used for the components in the claim is different from the terminology used for the components in the reference is irrelevant since they both perform the same functions. Further, a recitation of the intended use of the claimed invention must result in a structural difference between the claimed invention and the prior art in order to patentably distinguish the claimed invention from the prior art. If the prior art structure is capable of performing the intended use, then it meets the claim. In a claim drawn to a process of making, the intended use must result in a manipulative difference as compared to the prior art. See *In re Casey*, 152 USPQ 235 (CCPA 1967) and *In re Otto*, 136 USPQ 458, 459 (CCPA 1963).

60. In response to applicant's arguments of Olarig failing to teach a scalability port switch to determine an address of one of said scalable node controllers from said interrupt request, Olarig discloses delivering interrupt data to a LOPIC, i.e. scalable node controller and therefore would be determining the address of the LOPIC(Column 9, Lines 57-65).

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61. In response to applicant's arguments of Olarig to teach the limitation of comparing a priority of the interrupt request with a priority of the processor, Olarig discloses the comparison of priorities of the processor and the interrupt(Column 3, Lines 4-7; Column 10, Lines 8-10).
62. In response to applicant's arguments of Tavallaei failing to teach an input/output hub, the fact that the terminology used for the components in the claim is different from the terminology used for the components in the reference is irrelevant since they both perform the same functions. Further, a recitation of the intended use of the claimed invention must result in a structural difference between the claimed invention and the prior art in order to patentably distinguish the claimed invention from the prior art. If the prior art structure is capable of performing the intended use, then it meets the claim. In a claim drawn to a process of making, the intended use must result in a manipulative difference as compared to the prior art. See *In re Casey*, 152 USPQ 235 (CCPA 1967) and *In re Otto*, 136 USPQ 458, 459 (CCPA 1963).
63. In response to applicant's arguments of Tavallaei and Olarig failing to teach the interconnectivity of claims 6-7, Tavallaei and Olarig discloses the interconnectivity of claims 6-7(Tavallaei: Figure 2; Olarig: Figure 4, Column 8, Lines 5-13).
64. In response to applicant's argument that the examiner has combined an excessive number of references, reliance on a large number of references in a rejection does not, without more, weigh against the obviousness of the claimed invention. See *In re Gorman*, 933 F.2d 982, 18 USPQ2d 1885 (Fed. Cir. 1991).
65. In response to applicant's arguments of Tavallaei and Arndt failing to teach the scalable node controller redirects the interrupt request, Tavallaei and Arndt disclose redirecting the interrupt to another processor(Arndt, Column 8, claim 8).

Conclusion

66. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

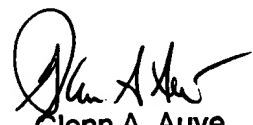
Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nimesh G Patel whose telephone number is 571-272-3640. The examiner can normally be reached on M-F, 8:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark H Rinehart can be reached on 571-272-3632. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Nimesh G Patel
Examiner
Art Unit 2112

NP NP
November 3, 2004



Glenn A. Auve
Primary Patent Examiner
Technology Center 2100